Paul Hastings

Paul, Hastings, Janofsky & Walker LLP Park Avenue Tower 75 East 55th Street First Floor New York, NY 10022 telephone 212-318-6000 - facsimile 212-319-4090 - www.pau/hastings.com

MO ENDORSED

Atlanta Beriino Brussels Chicago Hong Kong London Los Angeles Milan New York **Orange County** Palo Alto Paris San Diego San Francisco Shanghai Stamford Tokyo

Washington, DC

(212) 318-6344 kennethbreen@paulhastings.com

January 15, 2008

BY FACSIMILE

Re:

Hon. Stephen C. Robinson United States District Judge United States Courthouse 300 Quarropas St., Room 118 White Plains, NY 10601

United States v. Bernard B. Kerik, 07-CR-1027 (SCR)

Dear Judge Robinson:

We are counsel to Bernard B. Kerik, the defendant in the above-captioned matter. We respectfully request an adjournment of the status conference currently scheduled for tomorrow to February 6 at 10:00 a.m. We have reviewed documents produced to the government and visited the government's offices to begin to review the voluminous materials there. In light of the need to engage an imaging vendor so that the materials can be reviewed more efficiently, as well as the pendency of the government's disqualification motion, we have not completed that process. We make this application on consent of the government. In addition, Mr. Kerik consents to the exclusion of time through February 6 under the Speedy Trial Act.

Respectfully Submitted,

Kennell Breen in

Kenneth M. Breen

of PAUL, HASTINGS, JANOFSKY & WALKER LLP

cc: AUSA Elliott Jacobson AUSA Perry Carbone

SO ORDERED

HON. STEPHEN C. ROBINSON UNITED STATES DISTRICT JUDGE